## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

MARY DYSART, : Case No. 3:09-cv-337

.

Plaintiff, : Judge Timothy S. Black

Magistrate Judge Michael R. Merz

VS.

:

COMMISSIONER OF SOCIAL SECURITY,

.

Defendant. :

DECISION AND ENTRY: (1) ADOPTING THE REPORT AND RECOMMENDATIONS OF UNITED STATES MAGISTRATE JUDGE (Doc. 9) IN ITS ENTIRETY; (2) OVERRULING PLAINTIFF'S OBJECTIONS TO THE REPORT AND RECOMMENDATIONS (Doc. 12); (3) AFFIRMING THE COMMISSIONER'S DECISION THAT PLAINTIFF WAS NOT DISABLED; AND (4) TERMINATING THIS CASE

Plaintiff Mary Dysart brought this action pursuant to 42 U.S.C. § 405(g) for judicial review of the decision of the Defendant Commissioner of Social Security denying her application for Widow's Insurance Benefits ("WIB").

On May 7, 2010, United States Magistrate Judge Michael R. Merz entered a Report and Recommendations (Doc. 9) recommending that the Commissioner's non-disability determination be affirmed and this case be terminated. Plaintiff subsequently filed Objections (Doc. 12), and the Commissioner has elected not to respond to Plaintiff's Objections. The case is now ripe for decision.

Based upon the reasoning and citations of authority set forth in the Magistrate

Judge's Report and Recommendations (Doc. 9), and in Plaintiff's Objections (Doc. 12),

as well as upon a thorough *de novo* review of the Court's file, including the

Administrative Transcript, and a thorough review of the applicable law, the Court adopts
the aforesaid Report and Recommendations in its entirety, and overrules Plaintiff's

Objections to the Magistrate Judge's Report and Recommendations. Accordingly, in so
doing, the Court hereby affirms the Commissioner's decision that Plaintiff Mary Dysart
was not disabled.

This Court's function is to determine whether the record as a whole contains substantial evidence to support the ALJ's decision. *Bowen v. Comm'r of Soc. Sec.*, 478 F.3d 742, 745-46 (6th Cir. 2007). This Court must also determine whether the ALJ applied the correct legal criteria. *Id.* 

Regarding the substantial evidence requirement, the ALJ's findings must be affirmed if they are supported by "such relevant evidence as a reasonable mind might accept as adequate to support a conclusion." *Richardson v. Perales*, 402 U.S. 389, 401 (1971) (citing *Consol. Edison Co. v. NLRB*, 305 U.S. 197, 229 (1938); *Landsaw v. Sec'y of Health & Human Servs.*, 803 F.2d 211, 213 (6th Cir. 1986)). Substantial evidence means such relevant evidence as a reasonable mind might accept as adequate to support a conclusion. *Richardson*, 402 U.S. at 401; *Ellis v. Schweicker*, 739 F.2d 245, 248 (6th Cir. 1984). Substantial evidence is more than a mere scintilla, but only so much as would be

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required to prevent a judgment as a matter of law against the ALJ/Commissioner if this

case were being tried to a jury. Foster v. Bowen, 853 F.2d 483, 486 (6th Cir. 1988);

NLRB v. Columbian Enameling & Stamping Co., 306 U.S. 292, 300 (1939).

The second judicial inquiry, reviewing the ALJ's legal criteria, may result in

reversal even if the record contains substantial evidence supporting the ALJ's factual

findings. Bowen, 478 F.3d at 746. A reversal based on the ALJ's legal criteria may

occur, for example, when the ALJ has failed to follow the Commissioner's "own

regulations and where that error prejudices a claimant on the merits or deprives the

claimant of a substantial right." Id. (citing in part Wilson v. Comm'r of Soc. Sec., 378

F.3d 541, 546-47 (6th Cir. 2004)).

In this case, the ALJ's decision is supported by substantial evidence and the ALJ

applied the correct legal criteria. Accordingly, Plaintiff's Objections to the Magistrate

Judge's Report and Recommendations (Doc. 12) are OVERRULED, and the Court

adopts the Report and Recommendations of the United States Magistrate Judge (Doc. 9)

in their entirety. The Commissioner's decision that Plaintiff Mary Dysart was not

disabled is hereby AFFIRMED.

The captioned cause is hereby ordered **TERMINATED** upon the docket records

of the United States District Court for the Southern District of Ohio, Western Division, at

Dayton.

IT IS SO ORDERED.

Date:

Fimothy S. Black

United States District Judge

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